

1 **SO. CAL. EQUAL ACCESS GROUP**

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11 **ALVARO OROSCO**

12 **ALVARO OROSCO,**

13 Plaintiff,

14 vs.

15 **VALVOLINE INSTANT OIL CHANGE;**
16 **ENCORRE HOLDINGS VTA, LLC; and**
17 **DOES 1 to 10,**

18 Defendants.

19 **Case No.: 2:23-cv-09481-DDP (JCx)**

20 **NOTICE OF VOLUNTARY
DISMISSAL OF ENTIRE ACTION
WITH PREJUDICE**

21 **PLEASE TAKE NOTICE** that Plaintiff ALVARO OROSCO (“Plaintiff”)
22 pursuant to Federal Rule of Civil Procedure Rule 41(a)(1) hereby voluntarily dismisses
23 the entire action *with* prejudice pursuant to Federal Rule of Civil Procedure Rule 41(a)(1)
24 which provides in relevant part:

25 **(a) Voluntary Dismissal.**

26 (1) *Without a Court Order.* Subject to Rules 23(e), 23.1(c), 23.2, and 66
27 and any applicable federal statute, the plaintiff may dismiss an action
28 without a court order by filing:

(i) A notice of dismissal before the opposing party serves either an answer or a motion for summary judgment.

None of the Defendants has either answered Plaintiff's Complaint, or filed a motion for summary judgment. Accordingly, this matter may be dismissed without an Order of the Court.

DATED: January 8, 2024

SO. CAL. EQUAL ACCESS GROUP

By: /s/ Jason J. Kim
Jason J. Kim, Esq.
Attorneys for Plaintiff